

**To:** Chan, Janice[Chan.Janice@epa.gov]  
**From:** Chen, Eugene  
**Sent:** Wed 12/16/2015 8:03:59 PM  
**Subject:** Hickman Egg - Arlington  
[040136 TSD 2.0.2.0 DRAFT.pdf](#)  
[040136 EQUIP LIST DRAFT.pdf](#)  
[040136 MOD 408551 20JUL15.pdf](#)  
[040136 PERMIT DRAFT.pdf](#)  
[040136 Permit History Summary.pdf](#)

Janice,

Attached below are non-title v permit documents for Hickman Egg's Arlington facility. I realize that these are actually the draft documents, and not final- if you need final versions for your inspection, let me know and I'll ask Maricopa to forward them on.

When it comes to federal enforceability of the permit, there are many elements of the permit that are federally enforceable. The permit does a good job of identifying those conditions whose origin and authority cite to a SIP rule or the CFR. Anything that simply states "Rule 320" would be local-only and not federally enforceable.

Looks like the permit writer was Sara Seuberling, 602-506-6945. The non-title V permitting supervisor is Todd Martin, 602-506-7248. I know the title V permit writers better, and don't know either Sara or Todd very well.

Thanks,

Eugene

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Eugene Chen

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